

1 J. Noah Hagey, Esq. (SBN: 262331)  
 2 [hagey@braunhagey.com](mailto:hagey@braunhagey.com)  
 3 Matthew Borden, Esq. (SBN: 214323)  
 4 [borden@braunhagey.com](mailto:borden@braunhagey.com)  
 5 Ellen V. Leonida, Esq. (SBN: 184194)  
 6 [leonida@braunhagey.com](mailto:leonida@braunhagey.com)  
 7 Ronald J. Fisher, Esq. (SBN: 298660)  
 8 [fisher@braunhagey.com](mailto:fisher@braunhagey.com)  
 9 Andrew Levine, Esq. (SBN: 278246)  
 10 [levine@braunhagey.com](mailto:levine@braunhagey.com)  
 11 Ellis E. Herington, Esq. (SBN: 343085)  
 12 [herington@braunhagey.com](mailto:herington@braunhagey.com)  
 13 Yekaterina Kushnir, Esq. (SBN: 350843)  
 14 [kushnir@braunhagey.com](mailto:kushnir@braunhagey.com)  
 15 BRAUNHAGEY & BORDEN LLP  
 16 351 California Street, 10th Floor  
 17 San Francisco, CA 94104  
 18 Telephone: (415) 599-0210  
 19 Facsimile: (415) 276-1808

20 Garrett Biedermann, Esq. (*pro hac vice*)  
 21 [biedermann@braunhagey.com](mailto:biedermann@braunhagey.com)  
 22 Eric Schlabs, Esq. (*pro hac vice*)  
 23 [schlabs@braunhagey.com](mailto:schlabs@braunhagey.com)  
 24 BRAUNHAGEY & BORDEN LLP  
 25 118 W. 22nd St., 12th Floor  
 26 New York, NY 10011  
 27 Telephone: (646) 829-9403  
 28 Fax: (646) 403-4089

29 ATTORNEYS FOR  
 30 DIRECT PURCHASER PLAINTIFFS

31 **UNITED STATES DISTRICT COURT**

32 **NORTHERN DISTRICT OF CALIFORNIA**

33 IN RE TELESCOPES ANTITRUST  
 34 LITIGATION

35 This Document Relates to:

36 AURORA ASTRO PRODUCTS LLC,  
 37 PIONEER CYCLING & FITNESS, LLP, JASON  
 38 STEELE, and those similarly situated,

39 Plaintiffs,

40 v.

41 CELESTRON ACQUISITION, LLC, SUZHOU  
 42 SYNTA OPTICAL TECHNOLOGY CO., LTD.,  
 43 SYNTA CANADA INT'L ENTERPRISES  
 44 LTD., SW TECHNOLOGY CORP., OLIVON

45 Case No. 5:20-cv-03639-EJD

46 Case No. 5:20-cv-03642-EJD

47 **DIRECT PURCHASER PLAINTIFFS'**  
**NOTICE OF PUBLICLY FILED**  
**DOCUMENTS PURSUANT TO COURT**  
**ORDER DENYING ADMINISTRATIVE**  
**MOTION TO FILE UNDER SEAL (ECF**  
**NO. 578)**

48 **Compl. Filed:** June 1, 2020  
 49 **Fourth Am.** September 1, 2023  
 50 **Compl. Filed:**  
 51 **Trial Date:** None Set

1 MANUFACTURING CO. LTD., OLIVON USA,  
2 LLC, NANTONG SCHMIDT OPTO-  
3 ELECTRICAL TECHNOLOGY CO. LTD.,  
4 NINGBO SUNNY ELECTRONIC CO., LTD.,  
5 PACIFIC TELESCOPE CORP., COREY LEE,  
6 DAVID SHEN, SYLVIA SHEN, JACK CHEN,  
7 JEAN SHEN, JOSEPH LUPICA, DAVE  
8 ANDERSON, LAURENCE HUEN, and DOES  
9 1-50,

10 Defendants.

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1 Pursuant to the Court's February 21, 2024 Order Denying Sealing (ECF No. 578), Direct  
 2 Purchaser Plaintiffs ("DPPs") hereby respectfully enclose and publicly file the sealed versions of  
 3 the documents listed below on the Court docket. For ease of reference, DPPs have identified the  
 4 document titles and ECF numbers of the documents subject to the Court's Orders in the chart  
 5 below.

Document Title	ECF No.
Exhibit 1 to the Declaration of Ronald J. Fisher in Support of DPPs' Administrative Motion to Consider Whether Another Party's Material Should be Sealed ("Fisher Declaration") (Also attached as DPPs' Opposition to Defendants' Motion to Deny Class Certification at ECF No. 558)	557-2
Exhibit 2 to the Fisher Declaration (Also attached as Exhibit 1 to the Declaration of Matthew Borden in Support of DPPs' Opposition at ECF No. 558-7)	557-3
Exhibit 3 to the Fisher Declaration (Also attached as Exhibit 2 to the Declaration of Matthew Borden in Support of DPPs' Opposition at ECF No. 558-8)	557-4
Exhibit 4 to the Fisher Declaration (Also attached as Exhibit 5 to the Declaration of Matthew Borden in Support of DPPs' Opposition at ECF No. 558-11)	557-5
Exhibit 5 to the Fisher Declaration (Also attached as Exhibit 6 to the Declaration of Matthew Borden in Support of DPPs' Opposition at ECF No. 558-12)	557-6
Exhibit 6 to the Fisher Declaration (Also attached as Exhibit 8 to the Declaration of Matthew Borden in Support of DPPs' Opposition at ECF No. 558-14)	557-7
Exhibit 7 to the Fisher Declaration (Also attached as Exhibit 9 to the Declaration of Matthew Borden in Support of DPPs' Opposition at ECF No. 558-15)	557-8
Exhibit 8 to the Fisher Declaration (Also attached as Exhibit 10 to the Declaration of Matthew Borden in Support of DPPs' Opposition at ECF No. 558-16)	557-9
Exhibit 9 to the Fisher Declaration (Also attached as Exhibit 11 to the Declaration of Matthew Borden in Support of DPPs' Opposition at ECF No. 558-17)	557-10

Document Title	ECF No.
Exhibit 10 to the Fisher Declaration (Also attached as Exhibit 12 to the Declaration of Matthew Borden in Support of DPPs' Opposition at ECF No. 558-18)	557-11
Exhibit 11 to the Fisher Declaration (Also attached as Exhibit 13 to the Declaration of Matthew Borden in Support of DPPs' Opposition at ECF No. 558-19)	557-12
Exhibit 12 to the Fisher Declaration (Also attached as Exhibit 14 to the Declaration of Matthew Borden in Support of DPPs' Opposition at ECF No. 558-20)	557-13
Exhibit 13 to the Fisher Declaration (Also attached as Exhibit 16 to the Declaration of Matthew Borden in Support of DPPs' Opposition at ECF No. 558-22)	557-14
Exhibit 14 to the Fisher Declaration (Also attached as Exhibit 17 to the Declaration of Matthew Borden in Support of DPPs' Opposition at ECF No. 558-23)	557-15
Exhibit 15 to the Fisher Declaration (Also attached as Exhibit 18 to the Declaration of Matthew Borden in Support of DPPs' Opposition at ECF No. 558-24)	557-16
Exhibit 16 to the Fisher Declaration (Also attached as Exhibit 1 to the Declaration of Chris Groves in Support of DPPs' Opposition at ECF No. 558-5)	557-17

17 Dated: February 27, 2024

18 Respectfully submitted,

19 BRAUNHAGEY &amp; BORDEN LLP

20 By: /s/ Matthew Borden  
Matthew Borden

21 Attorneys for Direct Purchaser Plaintiffs

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